forward to working with my colleagues to make sure that this type situation never happens again.

Again, my congratulations to all my colleagues involved in this resolution, particularly Mr. WELCH.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I stand here today with great jubilation for the successful rescue of Captain Phillips. I urge my colleagues to support H. Res. 339 "Expressing the sense of the United States House of Represensatives regarding the hijacking of the Maersk Alabama, the kidnapping of Captain Richard Phillips by Somali pirates, the rescue of Captain Phillips by United States Navy SEALs and the crews of the USS Bainbridge, USS Boxer, USS Halyburton and Patrol Squadron (VP) 8, and for other purposes."

I believe that Congressional recognition is due to the crews of the USS Bainbridge and other ships on the scene, and especially the incredible skill of the Navy SEALs who rescued Capt. Phillips. Somali pirates boarded the container ship Maersk Alabama about 500 kilometers off the coast of Somalia. The 20 man crew regained control of the Danishowned, American-operated ship. But the ship's captain—Richard Phillips—was taken hostage as the pirates escaped aboard a lifeboat.

I would like to acknowledge the profound bravery and selflessness that Captain Phillips displayed throughout the entire ordeal. At the time of the hijacking of the Maersk Alabama, Captain Phillips placed himself in harm's way to protect his crew. Phillips offered himself as a hostage after the pirates stormed the U.S.-flagged Alabama. He is a hero, he rose to the occasion and—thankfully—lived to tell about it.

I commend the Navy SEAL snipers on the destroyer USS Bainbridge who killed Captain Phillips's three captors. I applaud President Obama and his administration who gave standing orders for the military to take decisive action if the Captain was in imminent danger.

This is the first time in modern history that the United States has in custody a pirate who carried out an attack on a U.S. citizen. The events that have been taking place off the coast of Somalia are intolerable and I feel that the United States must put an end to piracy.

I am pleased that Captain Phillips is home with his family: his wife, Andrea, and his two children, Daniel and Mariah, in Underhill, Vermont. I wish them all the best as their lives get back to normal.

However, this piracy has not ceased even after the U.S. Navy fatally shot three pirates, who were armed with AK-47 rifles. They are continuing to hijack ships in the Gulf of Aden. More than 200 mariners still remain captives at sea in the hands of pirates. Adm. Rick Gurnon has publicly said, "The pirates have a great business model that works for them: See ships, take ransom, make millions" and that is exactly what they are doing. The pirates from Somalia often launch one or two speed boats with about four or five men aboard. Armed with automatic weapons and in some cases rocket-propelled grenades, they approach unarmed ships, force them to slow down and then board them in order to gain ransom money.

Analysts blame Somalia's nearly 20 years of lawlessness for fueling piracy's rise. Years ago, foreign trawlers began taking advantage of Somalia's civil war to fish its waters illegally and dump toxic waste there. Vigilante Somali fishermen tried to defend their shores, and

later morphed into full-blown pirates. Piracy has been a problem in Somali waters for at least 10 years—when Somali fishermen began losing their livelihoods. Their traditional fishing methods were no match for the illegal trawlers that were raiding their waters. Piracy initially started along Somalia's southern coast but began shifting north in 2007—and as a result, the pirate gangs in the Gulf of Aden are now multi-clan operations.

Attacks have risen markedly in recent weeks, and brigands hold at least 17 other ships and around 300 crew. Meanwhile, Somalia called for international help to rebuild its military to combat piracy and train security forces to track down pirates.

I urge the United States to take swift and immediate action against these Somali pirates. It is unacceptable that unarmed Americans or any persons should be attacked and taken hostage on the high seas, with all the resources available to us in this day and age. This is not an American problem, but an international problem, that must be dealt with on a multilateral level. We can not eradicate piracy

I am relieved that Secretary Clinton said the United States wanted to "seek more effective ways to hold these pirates criminally responsible for their actions, which threaten not only the lives of merchant seamen, but the security of critical maritime routes." I believe the meeting which will take place next month in New York with representatives of 24 nations, in order to look at legal measures in the fight against piracy off Somalia is a large first step in ending this madness.

Mr. LANGEVIN. Mr. Speaker, at this time, I have no further requests for time. I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Rhode Island (Mr. LANGEVIN) that the House suspend the rules and agree to the resolution, H. Res. 339.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the resolution was agreed to.

A motion to reconsider was laid on the table.

PERMITTING DESIGNATION OF INDIVIDUAL TO DISBURSE CAMPAIGN FUNDS UPON CANDIDATE'S DEATH

Mr. BRADY of Pennsylvania. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 749) to amend the Federal Election Campaign Act of 1971 to permit candidates for election for Federal office to designate an individual who will be authorized to disburse funds of the authorized campaign committees of the candidate in the event of the death of the candidate.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 749

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. DESIGNATION OF INDIVIDUAL AUTHORIZED TO MAKE CAMPAIGN COMMITTEE DISBURSEMENTS IN EVENT OF DEATH OF CANDIDATE.

(a) IN GENERAL.—Section 302 of the Federal Election Campaign Act of 1971 (2 U.S.C. 432)

is amended by adding at the end the following new subsection:

"(j)(1) Each candidate may, with respect to each authorized committee of the candidate, designate an individual who shall be responsible for disbursing funds in the accounts of the committee in the event of the death of the candidate, and may also designate another individual to carry out the responsibilities of the designated individual under this subsection in the event of the death or incapacity of the designated individual or the unwillingness of the designated individual to carry out the responsibilities.

"(2) In order to designate an individual under this subsection, the candidate shall file with the Commission a signed written statement (in a standardized form developed by the Commission) that contains the name and address of the individual and the name of the authorized committee for which the designation shall apply, and that may contain the candidate's instructions regarding the disbursement of the funds involved by the individual. At any time after filing the statement, the candidate may revoke the designation of an individual by filing with the Commission a signed written statement of revocation (in a standardized form developed by the Commission).

"(3) Upon the death of a candidate who has designated an individual for purposes of paragraph (1), funds in the accounts of each authorized committee of the candidate may be disbursed only under the direction and in accordance with the instructions of such individual, subject to the terms and conditions applicable to the disbursement of such funds under this Act or any other applicable Federal or State law (other than any provision of State law which authorizes any person other than such individual to direct the disbursement of such funds).

"(4) Nothing in paragraph (3) may be construed to grant any authority to an individual who is designated pursuant to this subsection other than the authority to direct the disbursement of funds as provided in such paragraph, or may be construed to affect the responsibility of the treasurer of an authorized committee for which funds are disbursed in accordance with such paragraph to file reports of the disbursements of such funds under section 304(a).".

(b) INCLUSION OF DESIGNATION IN STATE-MENT OF ORGANIZATION OF COMMITTEE.—Section 303(b) of the Federal Election Campaign Act of 1971 (2 U.S.C. 433(b)) is amended—

(1) in paragraph (5), by striking "and" at the end;

(2) in paragraph (6), by striking the period at the end and inserting "; and"; and

(3) by adding at the end the following new paragraph:

"(7) in the case of an authorized committee of a candidate who has designated an individual under section 302(j) (including a second individual designated to carry out the responsibilities of that individual under such section in the event of that individual's death or incapacity or unwillingness to carry out the responsibilities) to disburse funds from the accounts of the committee in the event of the death of the candidate, a copy of the statement filed by the candidate with the Commission under such section (as well as a copy of any subsequent statement of revocation filed by the candidate with the Commission under such section)."

SEC. 2. EFFECTIVE DATE.

The amendments made by this Act shall apply with respect to authorized campaign committees which are designated under section 302(e)(1) of the Federal Election Campaign Act of 1971 before, on, or after the date of the enactment of this Act.

□ 1100

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Pennsylvania (Mr. BRADY) and the gentleman from California (Mr. McCarthy) each will control 20 minutes.

The Chair recognizes the gentleman from Pennsylvania.

GENERAL LEAVE

Mr. BRADY of Pennsylvania. Mr. Speaker I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and to include extraneous matter on the bill now under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. BRADY of Pennsylvania. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, I rise in support of H.R. 749, a bill to amend the Federal Election Campaign Act. This bill will allow Federal election candidates to designate someone to disburse their campaign funds in the event of their death. The candidate would simply file an appropriate form with the FEC and could also revoke or change the designee at any time.

H.R. 749 will assure candidates for Federal office that the funds raised by their campaign committees will be distributed in accordance with their express wishes after they are deceased.

H.R. 749 is a commonsense fix to the Federal Election Campaign Act. It would provide clear direction to campaign treasurers, who face a wide range of conflicting and confusing State laws. I urge all Members to support this legislation.

I reserve the balance of my time.

Mr. McCARTHY of California. Mr. Speaker, I yield myself as much time as I may consume.

I am pleased to support H.R. 749, which will permit each Federal candidate to designate an individual who, in the event of the candidate's death, will be authorized to make arrangements for the disbursement of campaign funds.

Every private citizen who decides to become a candidate for public office is driven by issues that inspire and motivate them to want to serve. Often, those issues outlive the individuals who campaign for their ideals.

This bill will ensure that every Federal candidate will have the opportunity to appoint a trusted individual to distribute campaign funds after they have passed. I urge my colleagues to support H.R. 749.

Mr. Speaker, I reserve the balance of my time.

Mr. BRADY of Pennsylvania. Mr. Speaker, I reserve the balance of my time.

Mr. McCARTHY of California. Mr. Speaker, I yield as much time as he may consume to the author, the distinguished gentleman from North Carolina (Mr. JONES).

Mr. JONES. I want to thank the chairman and the ranking member for reintroducing this bill and moving it to the floor. Last year we passed this bill at the end of the session, and it went over to the Senate, and the Senate did not have enough time to move the bill.

It has been explained by Chairman BRADY and Mr. McCARTHY the importance of this bill. There are times in a person's public life that they don't think about the time that they might be called by God. And this happened to my father, as a matter of fact.

I am going to explain the story with my father, just bring it to an end from my standpoint of why I introduced this bill, to help other candidates who are running for office, to help incumbents, as both have said before me.

My father finished his 26 years in the United States House of Representatives in 1993, and he actually died that year, in the fall of that year. And as we found out, he was one of the last Members of Congress that could actually take the campaign account and use it for personal reasons.

As explained by the chairman, Mr. McCarthy, that has changed. Now those funds can be disbursed, given to a charity, can be given to a political party or whatever the individual decides to do.

Well, in my father's situation, the treasurer, a wonderful man, Tom Parrish, a lawyer who was handling my father's campaign account when my father passed, then the attorney in Farmville, North Carolina, where I am from, where my father was from, the attorney who was handling the estate called the treasurer and said we need to transfer those funds to Congressman Walter Jones, Sr.'s account. And the treasurer said, no, this cannot happen. By law, I am responsible for the disbursement and I, by law, cannot transfer the moneys. Anyway, it was resolved.

Now, as we know has been stated, that the campaign account, should a Member of Congress, the United States House or Senate pass on, then the Treasury would be responsible for disbursing those moneys. What this bill would do is allow that candidate or incumbent, sitting Member of the Congress, should that person be called by God, that then the family member that they designate will be able—or a friend, it could be a friend, but the family member would be able to be disburse those moneys knowing the wishes of that individual.

And I want to thank the chairman again, I want to thank Mr. MCCARTHY on the floor today. I think this is a bill that really will make it easy for a family should that Member die while he or she is serving in the United States House or Senate or be a candidate.

So, Mr. Chairman, I want to thank you very much for moving this bill again. I am going to work the Senate if this should pass the House.

Mr. McCARTHY of California. I have no other speakers. I would just like to thank the gentleman for his work. I yield back the balance of my time.

Mr. BRADY of Pennsylvania. I would also like to thank WALTER JONES for this make-sense resolution. I am in favor of this resolution and urge an "aye" vote.

I yield back the balance of my time. The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Pennsylvania (Mr. BRADY) that the House suspend the rules and pass the bill, H.R. 749.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

HOUSE RESERVISTS PAY ADJUSTMENT ACT OF 2009

Mr. BRADY of Pennsylvania. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1679) to provide for the replacement of lost income for employees of the House of Representatives who are members of a reserve component of the armed forces who are on active duty for a period of more than 30 days, and for other purposes.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 1679

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "House Reservists Pay Adjustment Act of 2009".

SEC. 2. REPLACEMENT OF LOST INCOME FOR HOUSE EMPLOYEES ON ACTIVE DUTY UNDER INVOLUNTARY MOBILIZATION ORDER.

(a) Payment.—

(1) IN GENERAL.—For each active duty month of an eligible employee of the House of Representatives who is also a member of a reserve component of the armed forces, the Chief Administrative Officer of the House of Representatives shall pay to the employee the amount by which—

(A) the amount of regular compensation the employee would have received from the House of Representatives if the month had not been an active duty month, exceeds (if at all)

(B) the total monthly military compensation paid to the employee for the month by the Secretary of Defense.

(2) ELIGIBILITY.—An employee of the House of Representatives is eligible for purposes of paragraph (1) with respect to an active duty month if the employee was an employee of the House of Representatives during each day of the 90-day period which ends on the day on which the employee reports for active duty under an involuntary mobilization order.

(b) DETERMINATION OF COMPENSATION EMPLOYEE WOULD HAVE RECEIVED.—

(1) In GENERAL.—For purposes of subsection (a)(1), the amount of regular compensation an employee would have received from the House of Representatives for a month shall be equal to the amount of compensation the employee received from the House of Representatives for the base month (excluding any bonus or incentive payment made during the month), increased (in a compound manner) by any cost-of-living adjustments applicable to the compensation of employees of